<u>VERIFIED BILLING STATEMENT OF SERVICES AND HOURS</u> <u>PERFORMED BY JENNIFER G. DAMICO</u>

The undersigned hereby represents that the attached statement accurately represents the services performed and the hours expended by attorney, Jennifer G. Damico, from December 21, 2022 through January 16, 2023 in the matter of *Jones v. Mollo, Furnace and Goetterman*, Case No. 20-cv-00036-HYJ.

/s/ Jennifer G. Damico (P51403)

| DATE | SERVICE | |
|------------|--|------|
| 12/21/2022 | Received and reviewed email from Court re: objections to PI.'s Motion for extension of time for one day to file Motion for | 0 10 |
| | attorneys fee | - FO |
| 12/21/22 | Research court rules and caselaw in preparation for drafting response to Defs's Motion to Amend the Judgment | 3.30 |
| 12/22/2022 | Begin first draft of PI's Response to Defs' Motion to Amend the Judgment | 2 90 |
| 12/23/2022 | Continue drafting PI's Response to Defs' Motion to Amend the Judgment | 1 20 |
| 12/26/2022 | Receipt and Review of Trial Transcript re: Defendants' Proposed Limiting Instruction, ECF No. 254 | 02.1 |
| 12/27/2022 | Finalize PI's Response to Defs' Motion to Amend the Judgment, complife and upload exhibits and file motion | 1 40 |
| 12/29/2022 | Receipt and review email from defense counsel seeking concurrence in Motion for JMOL and New Trial | 0.10 |
| 12/30/2022 | Receipt and review Defendants' Motion for Disallowance of Costs & Brief in Support. FCF No. 257 | 1 70 |
| 12/31/2022 | Receipt and review of Defendants' Motion for JMOL, New Trial & Brief in Support FCF No. 258 | 3 /0 |
| 1/1/2023 | Defs' Motion | 4.30 |
| 1/2/2023 | Research statutes and caselaw re-standard of raviow for now trial based many liberal statutes and caselaw re-standard of raviow for now trial based many liberal statutes. | |
| | arrest under "HYDA Statute", MCL 762.11, is a "conviction" that must be disclosed HSDC WD Mich's hirar selection bloom | 6.70 |
| | including "Juror Qualification Questionaire" and whether Defendants' disclosure of Juror #108's identity, address, and other | |
| | personal information in a public pleading constitutes misconduct. | |
| 1/2/2023 | Draft email to D. Scarber re: offer to resolve motion for taxble costs for \$26,000, offer open until 1/5/23 | 0.30 |
| 1/2/2023 | Receipt and review email response from D. Scarber - will confer with client re: offer to resolve motoin for costs | 0.10 |
| 1/3/2023 | Receipt and review of Trial Transcript re: "Side-Bar" (after examination of Brian Jones on 11/23/22) ECF No. 253 | 0.20 |
| 1/3/2023 | Receipt and review of Defendants' Response to PI's Motion for Extension of Time to File Motion for Attys Fees | 0.90 |
| 1/4/2023 | Receipt and review of Defendants' Response to PI's Motion for Attorneys' Fees, Costs and Prejudgment Interest & Brief | 2.00 |
| 1/4/2023 | Receipt and review of Amended Indianant For No. 263 | 0.10 |
| 1/4/2023 | Begin first draft of PI's Response to Defs' Motion for IMOL New Trial and for Dismissal for Continuous and Cont | 0.20 |
| | Review, controlling authority and Table of Contents sections | 4. |
| 1/5/2023 | Continue drafting Pl's Response to Defs' Motion for JMOL, New Trial and/or Sanctions, Argument Sections | 2 20 |
| 1/6/2023 | Continue drafting Pl's Response to Defs' Motion for JMOL, New Trial and/or Sanctions, Argument Sections | 3 60 |
| 1/7/2023 | | 0.20 |
| 1/7/2023 | Continue drafting PI's Response to Defs' Motion for JMOL, New Trial and/or Sanctions, Argument Sections | 2.60 |
| 1/9/2023 | Research caselaw and court rules on "waiver", inconsistent verdict arguments. | 3.10 |
| 1/9/2023 | Review trial testimony of Defendants and draft argument re: evidence support verdict against the 3 Defendants | 4.70 |
| 1/10/2023 | Receipt and review of entire trial transcript, review Defendants' oral motion for directed verdict, and "supplemental" D.V. | 6.70 |
| | ground in prior 50(a) motion. | |
| | | |

| or any a service in westonise to Motion Ioi |
|---|
| Continue Drafting Proximate Cause Argument Sections and Fyidene in Support of Jury's Verdict in Possons to Moston for |
| Email defense counsel seeking concurrence in motion for supplemental attorneys' fees. |
| Draft Supplemental Motion and Brief in Support of Motion for Attorney Fees, verified time statement |
| Review and summarize trial testimony of Drs. Cohle, Williamson, Fintel, Jouney, NP Migaud and NP Sherwood, and begin drafting Argument Section re: sufficent evidence to support finding of proximate cause. |
| Draft Argument Section in Response to JMOL, New Trial, etc re: Defendants cannot meet burden under McDonough test, PI Counsel's conduct does not amount to "contumaicous conduct." |
| Draft Argument Section in Response to JMOL, New Trial, etc re: JMOL limited to prior 50(a) motion, proximate cause, research jury concealment and began draffting argument section that Juror #108 did not fail to answer a question honestly in voir dire. |